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15 *Attorneys for Plaintiffs and the Proposed Class*
16 * *pro hac vice pending*

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19 **UNITED STATES DISTRICT COURT**
20 **DISTRICT OF NEVADA**

21 EGG WORKS HOLDING COMPANY, LLC, a
22 Nevada limited liability company; E & I,
23 CATERING, LLC, a Nevada limited liability
company; EW LIVE, LLC dba EGG WORKS, a
24 Nevada limited liability company; EGG AND I,
LLC a Nevada limited liability company; EGG
WORKS, LLC, a Nevada limited-liability
company; EGG WORKS 2, LLC, a Nevada
limited-liability company; EGG WORKS 3,
LLC, a Nevada limited-liability company; EGG
WORKS 4, LLC, a Nevada limited-liability
company; EGG WORKS 5, LLC, a Nevada
limited-liability company; EGG WORKS 6,
LLC, a Nevada limited-liability company; and
EW COMMISSARY, LLC, a Nevada limited-

25 Case No: 2:20-cv-00748-RFB-VCF

26 **STIPULATION [AND PROPOSED
ORDER] TO EXTEND TIME TO
RESPOND TO DEFENDANT ACUITY'S
MOTION TO DISMISS [ECF NO. 34]**

27 **[First Request]**

1 liability company,

2 Plaintiffs,

3 vs.

4 ACUITY, A Mutual Insurance Company, a
5 Wisconsin corporation,

6 Defendants.

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8 **STIPULATION [AND PROPOSED ORDER] TO EXTEND TIME TO RESPOND TO**
DEFENDANT ACUITY'S MOTION TO DISMISS [ECF NO. 34]

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10 Plaintiffs Egg Works Holding Company, LLC, *et al.*, by and through their attorneys of
11 record, the law firm of Arias Sanguinetti Wang & Torrijos, LLP and the law firm of Brayton
12 Purcell, LLP, and Defendant Acuity, by and through their attorneys of record Resnick & Louis,
13 P.C. and Zelle LLP, hereby stipulate to extend time for Plaintiffs to respond to Defendant's Motion
14 to Dismiss [ECF No. 34] filed with this Court on June 25, 2020. The Parties respectfully request
15 that this Court extend the time for Plaintiffs' Response to July 23, 2020. The Parties also stipulate
16 that the Court extend Defendant's time to file its Reply for one additional week, to August 6, 2020.

17 This is Plaintiffs' first request for an extension. Due to the COVID-19 pandemic and office
18 closures, Plaintiffs' counsel is unable to meet the current deadline of July 9, 2020 and requests a
19 two-week extension on the Response to the Motion to Dismiss.

20 **IT IS SO STIPULATED.**

21 Dated: July 9, 2020

22 **ARIAS SANGUINETTI WANG &**
TORRIJOS, LLP

23 /s/ Christopher A.J. Swift

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16 *Counsel for Defendant ACUITY, A Mutual
17 Insurance Company*

21 **ORDER**

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23 **IT IS SO ORDERED:**

24 DATED: July 13, 2020.

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RICHARD F. BOULWARE, II
UNITED STATES DISTRICT JUDGE

CERTIFICATE OF SERVICE

I hereby certify that on July 9, 2020, I served a true and correct copy of **STIPULATION [AND PROPOSED ORDER] TO EXTEND TIME TO RESPOND TO DEFENDANT ACUITY'S MOTION TO DISMISS [ECF NO. 34]** upon all counsel of record by using the United States District Court, District of Nevada's Case Management/Electronic Case Filing System.

I certify under penalty of perjury that the foregoing is true and correct and that this Certificate of Service was executed by me on the 9th day of July, 2020 at Las Vegas, Nevada.

/s/ Dana K. Taylor
Dana K. Taylor, Paralegal